#### **MRF Overview**

Sections included in ad hoc review. Check all that apply.	<ul> <li>None</li> <li>Search</li> <li>35 U.S.C. 112(f) Analysis</li> <li>Allowable Subject Matter</li> <li>Interview</li> <li>Restriction/Election of Species</li> <li>Reply to Applicant</li> <li>Finality</li> <li>Reply to After-Final Response</li> <li>Other Issues / Accolades / Additional Comments</li> </ul>
Rejections made in Office action. Check all that apply.	<ul> <li>None</li> <li>35 U.S.C. 102</li> <li>35 U.S.C. 103</li> <li>35 U.S.C. 112(a) — Written Description</li> <li>35 U.S.C. 112(a) — Enablement</li> <li>35 U.S.C. 112(b) — Vague and Indefinite Claim Language</li> <li>35 U.S.C. 112(a)/(b) — 112(f) Related</li> <li>35 U.S.C. 101 (Eligibility)</li> <li>35 U.S.C. 101 (Utility)</li> <li>Double Patenting (Statutory)</li> <li>Double Patenting (Nonstatutory)</li> <li>Other Rejection(s)</li> </ul>
Were there any omitted rejections? Check all that apply.	None 35 U.S.C. 102 35 U.S.C. 103 35 U.S.C. 112(a) — Written Description 35 U.S.C. 112(a) — Enablement 35 U.S.C. 112(b) — Vague and Indefinite Claim Language 35 U.S.C. 112(a)/(b) — 112(f) Related 35 U.S.C. 101 (Eligibility) 35 U.S.C. 101 (Utility) Double Patenting (Statutory) Double Patenting (Nonstatutory)

#### Search

Did the examiner indicate what was searched?	O Yes		O No
What type of search was it? Check all that apply.	Classification Sea	arch	
	☐ Inventor Name Se	earch	
	☐ Text Search		
	☐ Updated Previous	Search	
Did the reviewer conduct a search?	O Yes	O In-Part	O No
Comments (document search strategy and/or provide any comments that may aid the examiner in the future):			

## **102 Rejections Made**

00	ectiless				
	Overall, were the 35 U.S.C. 102 rejection(s) in compliance?	O Yes	O In-Part	O No	
	For all claims determined to have a non-compliant 35 U.S.C. 102 rejection made, was a compliant 35 U.S.C. 103 rejection applied?	O Yes		O No	
	Claimed features are explicitly/inherently disclosed in the prior art relied upon?	O Yes	O In-Part	O No	O N/A
	Does the claim interpretation appear to be reasonable?	O Yes	O In-Part	O No	O N/A
	Examiner's reliance on inherency is correctly applied?	O Yes	O In-Part	O No	O N/A
	Effective date(s) of the reference(s) applied as prior art is sufficient?	O Yes	O In-Part	O No	O N/A
	Correctness Comments:				
Clari	ty				
Clari	ty  Overall, how was the clarity of the 35 U.S.C. 102 rejection(s)?	Above Average	O Average	O Below Average	
Clari		O Above Average O Above Average	O Average	O Below Average O Below Average	
Clari	Overall, how was the clarity of the 35 U.S.C. 102 rejection(s)?  Sufficient explanations were provided to clarify the basis of the		-	-	O N/A
Clari	Overall, how was the clarity of the 35 U.S.C. 102 rejection(s)?  Sufficient explanations were provided to clarify the basis of the rejection so as to allow applicant to understand rejection.	O Above Average	O Average	O Below Average	O N/A
Clari	Overall, how was the clarity of the 35 U.S.C. 102 rejection(s)?  Sufficient explanations were provided to clarify the basis of the rejection so as to allow applicant to understand rejection.  Statements of inherency were clearly explained.	O Above Average O Above Average	O Average	O Below Average O Below Average	
Clari	Overall, how was the clarity of the 35 U.S.C. 102 rejection(s)?  Sufficient explanations were provided to clarify the basis of the rejection so as to allow applicant to understand rejection.  Statements of inherency were clearly explained.  The examiner explained their claim interpretation.  Annotation(s) were provided that reasonably pin-point where	Above Average     Above Average     Above Average	O Average O Average	O Below Average O Below Average O Below Average	

## **102 Rejections Omitted**

Give a thorough description of the proposed 35 U.S.C. 102 rejection(s) that should have been made:	
Type of prior art for the omitted rejection is (check all that apply):	US Patent PG Pub Foreign Patent or Published Application NPL Other
Prior art for the omitted rejection was found using/in:	☐ Internet Search ☐ IDS ☐ PALM Inventor Name ☐ 892 ☐ International Search Report (ISR) ☐ Classification Search ☐ Text Search ☐ Other
Is another prior art rejection, either under 35 U.S.C. 102 or 103 and determined to be in compliance, applied against every claim addressed by the omitted rejection above?	O Yes O No
Comments:	

## **103 Rejections Made**

Corre	ectness				
	Overall, were the 35 U.S.C. 103 rejection(s) in compliance?	O Yes	O In-Part	O No	
	For all claims determined to have a non-compliant 35 U.S.C. 103 rejection made, was a compliant 35 U.S.C. 102 rejection applied?	O Yes		O No	
	Claimed feature(s) are found in or suggested by the prior art relied upon?	O Yes	O In-Part	O No	
	Does the claim interpretation appear to be reasonable?	O Yes	O In-Part	O No	O N/A
	Examiner's reliance on inherency is correctly applied?	O Yes	O In-Part	O No	O N/A
	Examiner's reliance on Official Notice is correctly applied?	O Yes	O In-Part	O No	O N/A
	Examiner's reliance on legal precedents is correctly applied?	O Yes	O In-Part	O No	O N/A
	Were the relevant portions of the prior art relied upon correctly set forth?	O Yes	O In-Part	O No	
	Were the differences between the claim limitation(s) and teaching(s) of the prior art references relied upon correctly set forth?	O Yes	O In-Part	O No	
	Was the proposed modification or combination of prior art references correctly set forth?	O Yes	O In-Part	O No	
	Was the rationale to combine (e.g., reasons for obviousness) correctly set forth?	O Yes	O In-Part	O No	
	Effective date(s) of the reference(s) applied as prior art are sufficient?	O Yes	O In-Part	O No	O N/A
	Was the 35 U.S.C. 103 non-compliant rejection inherited from a non-compliance under 35 U.S.C. 102?	O Yes		O No	

Correctness Comments:

## 103 Rejections Made (con't)

1.3	arity

Overall, how was the clarity of the 35 U.S.C. 103 rejection(s)?	O Above Average	O Average	O Below Average	
Sufficient explanations were provided to clarify the basis of the rejection so as to allow applicant to understand rejection.	O Above Average	O Average	O Below Average	
The relevant portions of the prior art relied upon were evident from the record or were clearly explained.	O Above Average	O Average	O Below Average	
The differences between the claim limitation(s) and teaching(s) of the prior art references relied upon were clearly explained.	O Above Average	O Average	O Below Average	
The proposed modification or combination of prior art references was clearly explained.	O Above Average	O Average	O Below Average	
The rationale to combine/reasons for obviousness was clearly explained.	O Above Average	O Average	O Below Average	
The explanations pin-point where each claim limitation is met by the reference(s). $ \\$	O Above Average	O Average	O Below Average	O N/A
The examiner explained their claim interpretation.	O Above Average	O Average	O Below Average	O N/A
Statements of inherency were clearly explained.	O Above Average	O Average	O Below Average	O N/A
Statements of Official Notice were clearly explained.	O Above Average	O Average	O Below Average	O N/A
Statements of legal precedents were clearly explained.	O Above Average	O Average	O Below Average	O N/A
Claims rejected under 35 U.S.C. 103 have been addressed (e.g., "shotgun" rejection avoided).	O Above Average	O Average	O Below Average	
The Office action contained clear suggestions to overcome rejections.	O Above Average	O Average	O Below Average	O N/A
Clarity Comments:				

## **103 Rejections Omitted**

Give a thorough description of the proposed 35 U.S.C. 103 rejection(s) that should have been made:	
Type of prior art for the omitted rejection is (check all that apply):	US Patent PG Pub Foreign Patent or Published Application NPL Other
Prior art for the omitted rejection was found using/in:	☐ Internet Search ☐ IDS ☐ PALM Inventor Name ☐ 892 ☐ International Search Report ☐ Classification Search ☐ Text Search ☐ Other
Is another prior art rejection, either under 35 U.S.C. 102 or 103 and determined to be in compliance, applied against every claim addressed by the omitted rejection above?	O Yes O No
Comments:	

## 112(a) Written Description Rejections Made

Corr	ectness				
	Overall, were the 35 U.S.C. 112(a) Written Description rejection(s) in compliance?	O Yes	O In-Part	O No	
	Amended or newly added claim limitations rejected as including new matter were properly identified as not having support in the original disclosure?	O Yes	O In-Part	O No	O N/A
	Does the claim interpretation appear to be reasonable?	O Yes	O In-Part	O No	O N/A
	Original disclosure fails to describe claimed invention in sufficient detail for one skilled in the art to conclude the inventor was in possession of the claimed invention (non-new matter situations)?	O Yes	O In-Part	O No	O N/A
	Does the claim interpretation appear to be reasonable?	O Yes	O In-Part	O No	O N/A
	Correctness Comments:				
Clari	ty				
	Overall, how was the clarity of the 35 U.S.C. 112(a) Written Description rejection(s)?	O Above Average	O Average	O Below Average	
	The Office action clearly explained the lack of written description (i.e., the rejection identified the claim limitation(s) that lack(s) written description support and explained what is lacking in the specification).	O Above Average	O Average	O Below Average	O N/A
	The Office action contained clear suggestions to overcome rejections.	O Above Average	O Average	O Below Average	O N/A
	Clarity Comments:				

## 112(a) Enablement Rejections Made

00	ectness				
	Overall, were the 35 U.S.C. 112(a) Enablement rejection(s) in compliance?	O Yes	O In-Part	O No	
	Does the claim interpretation appear to be reasonable?	O Yes	O In-Part	O No	O N/A
	Was a Wands factors analysis needed?	O Yes		O No	O N/A
	Was a Wands analysis included?	O Yes	O In-Part	O No	
	Was the Wands analysis correct?	O Yes	O In-Part	O No	O N/A
	Correctness Comments:				
Clar	ity				
	Overall, how was the clarity of the 35 U.S.C. 112(a) Enablement rejection(s)?	O Above Average	O Average	O Below Average	
	Lack of enablement was clearly explained.	O Above Average	O Average	O Below Average	
	Relevant <i>In re Wands</i> factors were clearly identified and explained.	Above Average     Above Average	O Average	O Below Average	O N/A
	Relevant <i>In re Wands</i> factors were clearly identified and		_	_	O N/A

#### 112(a) Rejections Omitted (WD and/or Enablement)

Omitted 35 U.S.C. 112(a) Enablement Rejection(s)				
Give a thorough description of the proposed rejection(s) that should have been made:				
Comments:				
Omitted 35 U.S.C. 112(a) Written Description Rejection(s)				
Give a thorough description of the proposed rejection(s) that should have been made:				
Is the omitted 35 U.S.C. 112(a) written description rejection based on the addition of new matter?	O Yes	O No		
Comments:				

## 112(b) Vague/Indefinite Rejections Made

Corre	ectness				
	Overall, were the 35 U.S.C. 112(b) Vague/Indefinite rejection(s) in compliance?	O Yes	O In-Part	O No	
	Basis for determination that 35 U.S.C. 112(b) rejection(s) was	☐ Breadth versus indefinite	eness was incorrectly interpre	rted	
	incorrect (check all that apply):	Relative terminology wa	s incorrectly identified/rejecte	ed	
				re vague and indefinite were i e scope of the independent cl	
		Exemplary language in the claim(s) was incorrectly identified/rejected as being vague and incexample," such as," etc.)			
		Lack of antecedent basi	s was incorrectly rejected		
		☐ Functional language was	s incorrectly rejected		
		Alternative limitations (e	e.g., a Markush group) were in	correctly rejected	
		Other			
	Correctness Comments:				
Clari	ty				
	Overall, how was the clarity of the 35 U.S.C. 112(b) Vague/Indefinite rejection(s)?	O Above Average	O Average	O Below Average	
	The rejection(s) clearly state which limitation(s) does not meet 35 U.S.C. 112(b).	O Above Average	O Average	O Below Average	
	The rejection(s) clearly provided rationale as to why the claim(s) does not meet 35 U.S.C. 112(b).	O Above Average	O Average	O Below Average	O N/A
	The Office action contained clear suggestions to overcome rejections.	O Above Average	O Average	O Below Average	O N/A
	Clarity Comments:				

## 112(b) Vague/Indefinite Rejections Omitted

Reasons for indefiniteness rejection(s) (check all that apply):	Relative Terminology — Terms of degree in the claim(s)
	Relative Terminology — Subjective terms in the claim(s)
	☐ Numerical ranges and amounts limitations in the claim(s)
	$\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ $
	Lack of antecedent basis
	☐ Improper alternative limitations (e.g., an improper Markush group)
	☐ Misdescriptive language
	Other (Describe below)
Give a thorough description of the proposed rejection(s) that should have been made:	
Comments:	

#### 112(a)/(b), 112(f)-Related Rejections Made

Corr	ectness				
	Overall, were the 35 U.S.C. 112(a)/(b), 112(f)-related rejection(s) in compliance?	O Yes	O In-Part	O No	
	35 U.S.C. 112(b) Rejection(s) — 112(f) Related				
	35 U.S.C. 112(b) rejection(s) are correct on the basis that there is no or insufficient disclosure of corresponding structure, material, or acts for performing the function recited in a claim limitation invoking 35 U.S.C. 112(f)?	O Yes	O In-Part	O No	O N/A
	Do the insufficiently supported functions require a computer-related algorithm?	O Yes	O In-Part	O No	
	35 U.S.C. 112(b) rejection(s) are correct on the basis that it is unclear if the claim(s) invoke 35 U.S.C. 112(f)?	O Yes	O In-Part	O No	O N/A
	35 U.S.C. 112(a) Rejection(s) — 112(f) Related				
	35 U.S.C. 112(a) rejection(s) are reasonable on the basis that the claim is a single means claim?	O Yes	O In-Part	O No	O N/A
	35 U.S.C. 112(a) rejection(s) related to a 35 U.S.C. 112(b) rejection are reasonable on the basis that the original disclosure fails to describe the claimed invention in sufficient detail so that one skilled in the art can conclude that the inventor was in possession of the claimed invention?	O Yes	O In-Part	O No	O N/A
	Correctness Comments:				
Clari	ty				
	Overall, how was the clarity of the 35 U.S.C. $112(a)/(b)$ , $112(f)$ -related rejection(s)?	O Above Average	O Average	O Below Average	
	The 112(b) or 112(a) rejection was clearly explained.	O Above Average	O Average	O Below Average	O N/A
	The Office action contained clear suggestions to overcome rejections.	O Above Average	O Average	O Below Average	O N/A
	Clarity Comments:				

#### 112(a)/(b), 112(f)-Related Rejections Omitted

Reasons for 35 U.S.C. 112(a)/(b), 112(f)-related rejection(s) (check all	35 U.S.C. 112(b) Rejection(s) — 112(f) Related:
that apply):	There should be a 35 U.S.C. 112(b) rejection on the basis that 35 U.S.C. 112(f) is invoked and there is no or insufficient disclosure of corresponding structure, material, or acts for performing the claimed function
	☐ There should be a 35 U.S.C. 112(b) rejection addressing the absence of a corresponding algorithm for computer-implemented means-plus-function limitations
	<ul> <li>There should be a 35 U.S.C. 112(b) rejection addressing the inadequacy of a corresponding algorithm for computer-implemented means-plus-function limitations</li> </ul>
	☐ There should be a 35 U.S.C. 112(b) rejection on the basis that 35 U.S.C. 112(f) is invoked and the supporting disclosure fails to clearly link or associate the disclosed structure, material, or acts to the claimed function
	☐ There should be a 35 U.S.C. 112(b) rejection on the basis that it is unclear whether a claim limitation invokes 35 U.S.C. 112(f)
	35 U.S.C. 112(a) Rejection(s) — 112(f) Related:
	☐ There should be a 35 U.S.C. 112(a) rejection on the basis that the claim is a single means claim
	☐ There should be a 35 U.S.C. 112(a) rejection related to 35 U.S.C. 112(b) rejection on the basis that the original disclosure fails to describe the claimed invention in sufficient detail so that one skilled in the art can conclude that the inventor was in possession of the claimed invention (e.g., "Unbounded functional limitations")
Give a thorough description of the proposed rejection(s) that should have been made:	
Comments:	

## **101 Eligibility Rejections Made**

Basi	for 35 U.S.C. 101 Eligibility rejection (check all that apply):	Transitory signal (e.g., Computer Readable Medium with a BRI that encompasses a transitory signal)  Software per se  Human Organism  Law of Nature (e.g., naturally occurring correlations) without significantly more claimed  Natural Phenomenon (e.g., wind) without significantly more claimed  Product of Nature (e.g., isolated DNA) without significantly more claimed  Abstract Idea (e.g., fundamental economic practices, certain methods of organizing human activities, ide (standing alone), or mathematical relationships/formulas) without significantly more claimed  Other (e.g., "information", "use claim", or "data per se")			
Corr	ctness				
	Overall, were the 35 U.S.C. 101 Eligibility rejection(s) in compliance?	O Yes	O In-Part	O No	
	Does the claim interpretation appear to be reasonable?	O Yes	O In-Part	O No	O N/A
	Correctness Comments:				
Clari	у				
	Overall, how was the clarity of the 35 U.S.C. 101 Eligibility $rejection(s)$ ?	O Above Average	O Average	O Below Average	
	The bases for rejection(s) were clearly explained.	O Above Average	O Average	O Below Average	
	Is the rejection based on a failure to recite a statutory category?	O Yes	O In-Part	O No	
	Is the rejection based on a judicial exception?	O Yes	O In-Part	O No	
	The judicial exception was identified.	O Above Average	O Average	O Below Average	
	The rejection identified specific claim(s) and its limitation(s) that recite(s) the judicial exception.	O Above Average	O Average	O Below Average	
	There was an explanation as to why it is a judicial exception.	O Above Average	O Average	O Below Average	
	Any additional elements were identified.	O Above Average	O Average	O Below Average	
	There was an explanation as to why any additional elements, if present, are not significantly more.	O Above Average	O Average	O Below Average	O N/A
	If the judicial exception was a product of nature, there was an explanation as to why it does not include markedly different characteristics.	O Above Average	O Average	O Below Average	O N/A
	The Office action contained clear suggestions to overcome the rejection.	O Above Average	O Average	O Below Average	O N/A
	Clarity Comments:				

## **101 Utility Rejections Made**

Corre	ectness				
	Overall, were the 35 U.S.C. 101 Utility rejection(s) in compliance?	O Yes	O In-Part	O No	
	Does the claim interpretation appear to be reasonable?	O Yes	O In-Part	O No	O N/A
	Correctness Comments:				
Clari	ty				
	Overall, how was the clarity of the 35 U.S.C. 101 Utility rejection(s)?	O Above Average	O Average	O Below Average	
	The bases for rejections were clearly explained.	O Above Average	O Average	O Below Average	
	The Office action contained clear suggestions to overcome rejections.	O Above Average	O Average	O Below Average	O N/A
	Clarity Comments:				

#### **101** Rejections Omitted

35 U.S.C. 101 (Eligibility) Rejection(s)	
Basis (check all that apply):	☐ Transitory signal (e.g., Computer Readable Medium with a BRI that encompasses a transitory signal)
	☐ Software per se
	☐ Human Organism
	Law of Nature (e.g., naturally occurring correlations) without significantly more claimed
	☐ Natural Phenomenon (e.g., wind) without significantly more claimed
	Product of Nature (e.g., isolated DNA) without significantly more claimed
	Abstract Idea (e.g., fundamental economic practices, certain methods of organizing human activities, idea itself (standing alone), or mathematical relationships/formulas) without significantly more claimed
	Other (e.g., "information" or "data per se")
Give a thorough description of the proposed rejection(s) that should have been made:	
Comments:	
35 U.S.C. 101 (Utility) Rejection(s)	
Give a thorough description of the proposed rejection(s) that should have been made:	
Comments:	

## **Double Patenting (Statutory) Rejections Made**

Corr	ectness				
	Overall, were the Statutory Double Patenting rejection(s) in compliance?	O Yes	O In-Part	O No	
	Does the claim interpretation appear to be reasonable?	O Yes	O In-Part	O No	O N/A
	Correctness Comments:				
Clari	ty				
	Overall, how was the clarity of the Statutory Double Patenting rejection(s)?	O Above Average	O Average	O Below Average	
	Rejected claims were properly identified and matched.	O Above Average	O Average	O Below Average	O N/A
	The interpretation that the claims are of the "same scope" was clearly explained.	O Above Average	O Average	O Below Average	
	The Office action contained clear suggestions to overcome rejections.	O Above Average	O Average	O Below Average	O N/A
	Clarity Comments:				

#### **Double Patenting (Nonstatutory) Rejections Made**

Corr	ectile33				
	What types of rejections were made? Check all that apply.	☐ Anticipatory type ☐ Obviousness type ☐ Schneller type			
	Overall, were the Nonstatutory Double Patenting rejection(s) in compliance?	O Yes	O In-Part	O No	
	Was it an incorrect Schneller type of rejection?	O Yes	O In-Part	O No	
	Does the claim interpretation appear to be reasonable?	O Yes	O In-Part	O No	O N/A
	Analyzed under the correct standard (e.g., anticipatory or obviousness)?	O Yes	O In-Part	O No	O N/A
	If obviousness standard was applied, was <i>Graham v. John Deere</i> Co. analysis performed?	O Yes	O In-Part	O No	O N/A
	Specification is appropriately depended on without bringing in unclaimed features?	O Yes	O In-Part	O No	O N/A
	Secondary reference correctly combined when necessary?	O Yes	O In-Part	O No	O N/A
	Correctness Comments:				
Clari	ty				
	Overall, how was the clarity of the Nonstatutory Double Patenting rejection(s)?	O Above Average	O Average	O Below Average	
	The statement of obviousness was clearly explained.	O Above Average	O Average	O Below Average	O N/A
	The Graham v. John Deere Co. analysis was clearly explained.	O Above Average	O Average	O Below Average	O N/A
	Anticipatory analysis was clearly explained (e.g., genus/species).	O Above Average	O Average	O Below Average	O N/A
	Anticipatory analysis was clearly explained (e.g., genus/species).  The Schneller analysis was clearly explained.	O Above Average O Above Average	O Average O Average	O Below Average O Below Average	O N/A

#### **Double Patenting Rejections Omitted**

	ouble Patenting — Nonstatutory Rejection(s)	
Chec	ck all that apply:	☐ Nonstatutory Rejection
		Provisional Nonstatutory Rejection
		☐ Anticipatory type
		Obviousness type
	a thorough description of the proposed rejection(s) that ald have been made:	
Prior	r art for the omitted rejection was found using/in:	☐ Internet Search
		□ IDS
		PALM Inventor Name
		892
		☐ International Search Report (ISR)
		Classification Search
		Text Search
		Other
Com	iments:	
O!44 D	puble Patenting — Statutory Rejection(s)	
Omitted Do		
	ck all that apply:	Statutory
		Statutory Provisional Statutory
Chec		
Chec Give shou	ck all that apply:  a thorough description of the proposed rejection(s) that uld have been made:	
Chec Give shou	ck all that apply:  a thorough description of the proposed rejection(s) that	Provisional Statutory
Chec Give shou	ck all that apply:  a thorough description of the proposed rejection(s) that uld have been made:	Provisional Statutory  Internet Search
Chec Give shou	ck all that apply:  a thorough description of the proposed rejection(s) that uld have been made:	Provisional Statutory  Internet Search  IDS
Chec Give shou	ck all that apply:  a thorough description of the proposed rejection(s) that uld have been made:	☐ Provisional Statutory ☐ Internet Search ☐ IDS ☐ PALM Inventor Name
Chec Give shou	ck all that apply:  a thorough description of the proposed rejection(s) that uld have been made:	Provisional Statutory  Internet Search IDS PALM Inventor Name 892
Chec Give shou	ck all that apply:  a thorough description of the proposed rejection(s) that uld have been made:	Provisional Statutory  Internet Search IDS PALM Inventor Name 892 International Search Report (ISR)
Chec Give shou	ck all that apply:  a thorough description of the proposed rejection(s) that uld have been made:	Provisional Statutory  Internet Search IDS PALM Inventor Name 892 International Search Report (ISR) Classification Search
Give shou Prior	ck all that apply:  a thorough description of the proposed rejection(s) that all all have been made:  r art for the omitted rejection was found using/in:	Provisional Statutory  Internet Search IDS PALM Inventor Name 892 International Search Report (ISR) Classification Search Text Search
Give shou Prior	ck all that apply:  a thorough description of the proposed rejection(s) that uld have been made:	Provisional Statutory  Internet Search IDS PALM Inventor Name 892 International Search Report (ISR) Classification Search Text Search

## **Reply to Applicant**

Were applicant's rejection-related arguments addressed in the Office action (whether examiner's position was correct or not) including arguments with respect to art still relied upon?	O Yes	O In-Part	O No	O N/A
Comments:				

## **Finality**

Was the finality of the Office action proper (prosecution closed)?	O Yes	O No
Indicate the reason(s) (check all that apply):	☐ The Office action is a fi	on(s) not necessitated by amendment irst action final after RCE, however, an Advisory Action was mailed including an indication nent(s) filed after a final rejection would not be entered because they raise new issues that onsideration and/or search
Comments:		

## **Reply to After-Final Response**

Was the after-final response entered?	O Yes
Should the after-final response have been entered?	O The after-final response O The after-final should was properly denied have been entered entry
The after-final should have been entered because:	☐ It includes proposed amendment(s) that do not raise the issue of new matter and do not raise new issues that would require further consideration and/or search
	It includes proposed amendment(s) that are deemed to place the application in better form for appeal by materially reducing or simplifying the issues for appeal
	☐ It includes an affidavit/declaration or other evidence that has good and sufficient reasons as to why the affidavit or other evidence is necessary and was not earlier presented
Check all that apply:	☐ The examiner clearly indicated which, if any, rejections have been overcome
	☐ The examiner clearly indicated the status of the claim(s) for the purposes of appeal
	☐ None of the above
Other observations concerning the advisory action:	☐ The advisory action did not correctly set forth the time period for reply
	☐ The examiner failed to suitably respond to all arguments raised by applicant
	☐ Not all appropriate fields of the form were completed
	☐ None of the above
Comments:	

## **Other Rejections Made**

Specify the type of other rejection(s) that was (were) made, e.g., 112(d):			
Overall, were the other rejection(s) in compliance?	O Yes	O In-Part	O No
Based on the current compliance standard guidelines, this incorrect rejection is flagged as:	O For Consideration	O Non-Compliant	
Overall, how was the clarity of the other rejection(s)?	O Above Average	O Average	O Below Average
Comments:			

## **Other Rejections Omitted**

Give a thorough description of any other rejection(s) that should have been made:		
Specify the type of other rejection(s) that was (were) made, e.g., 112(d):		
Based on the current compliance standard guidelines, this omitted rejection is flagged as:	O For Consideration	O Non-Compliant

## 112(f) Analysis

Evaluating the claim limitations using the three-prong 112(f) analysis, should one or more claim limitations be interpreted as invoking 112(f)?	O Yes		O No
For limitations including "means"?	O Yes		O No
For limitations including a substitute term for "means"?	O Yes		O No
Are there applicant remarks in the record directed toward the invocation of 112(f)?	O Yes		O No
Was invocation of 112(f) documented by the examiner?	O Yes	O In-Part	O No
Were the 112(f) presumptions placed on the record?	O Yes	O In-Part	O No
Was there a discussion of how the presumptions were overcome?	O Yes	O In-Part	O No
Was the examiner's documentation of invocation correct?	O Yes	O In-Part	O No
Was the examiner's documentation of invocation clear?	O Yes	O In-Part	O No
Comments:			

# Other Quality-Related Items

Allov	vable Subject Matter				
	Did the examiner indicate allowable subject matter?	O Yes		O No	
	Did the examiner write a Reasons for Allowance?	O Yes		O No	O N/A
	Did the Reasons for Allowance add substance to the record?	O Yes	O In-Part	O No	
	Would a Reasons for Allowance have helped in understanding why the claims were allowed?	O Yes		O No	
	Comments:				
Rest	rictions/Election of Species				
	Did the examiner make a requirement for restriction/election of species?	O Yes		O No	
	Was the requirement for restriction/election of species proper?	O Yes	O In-Part	O No	
	Was sufficient rationale set forth in making the requirement for restriction/election of species?	O Yes	O In-Part	O No	
	Was rejoinder properly practiced?	O Yes		O No	O N/A
	If the requirement for restriction/election of species was traversed by applicant, did the examiner appropriately reply to the reasons or arguments advanced by applicant in the traverse?	O Yes	O In-Part	O No	O N/A
	Comments:				

## Other Quality-Related Items (con't)

Interview					
Was there an Interview Summary form?		O Yes		O No	
Is there evidence of an undocumented intervine record?	ew on the	O Yes		O No	
Is the record of the interview clear and compl	ete?	O Yes	O In-Part	O No	
Was the interview initiated by the examiner?		O Yes		O No	O Unknown
Was the interview documentation substantive	e in nature?	O Yes	O In-Part	O No	
Comments:					
Other Issues					
Are there any other issues not described elsewhere: indicate the type of issue(s) and describe them belo		O Yes		O No	
Comments:					
Accolades					
Where office action (or the work examiner displays application as a whole) demonstrates (check all that		N/A Technical analysis Legal analysis Clarity Customer service Responses to arguments Reasons for allowance Interview thoroughness Other (describe below)	S		
Accolade Comments:					
Additional Comments					
Additional Review Comments:					
Review Circumstances					
Please describe any circumstances about the review that affect the scope of responses provided.	w performed				